

[Counsel Listed on Signature Block]

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION**

6	MCU CLOCKING SOLUTIONS, INC.,	Case No. 5:15-cv-02213-PSG
7	Plaintiff,	JOINT STIPULATION OF DISMISSAL
8	v.	
9	FREESCALE SEMICONDUCTOR, INC.,	
10	Defendant.	
11	MCU CLOCKING SOLUTIONS, INC.,	Case No. 5:15-cv-02546-PSG
12	Plaintiff,	JOINT STIPULATION OF DISMISSAL
13	v.	
	MICROCHIP TECHNOLOGY, INC.	

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii) and Civil L.R. 7-12, Plaintiff MCU Clocking Solutions, Inc. (“MCU”) and Defendants Freescale Semiconductor, Inc. (“Freescale”) and Microchip Technology, Inc. (“Microchip”), in the above-captioned cases, hereby stipulate to the dismissal with prejudice of MCU’s claims of infringement of U.S. Patent No. 6,292,045 (“the ‘045 Patent”) against each Defendant. Likewise, with respect to Defendants’ asserted counterclaims as to the ‘045 Patent, including counterclaims of invalidity, non-infringement, and/or unenforceability, the Parties also hereby stipulate to the dismissal without prejudice of Defendants’ counterclaims.

As the dismissal of the claims and counterclaims related to the ‘045 Patent leaves all Parties without a cause of action, this stipulated dismissal will result in dismissal of all pending claims and counterclaims in this litigation.

Each Party agrees to bear its own costs and expenses.

1 An order corresponding to the Parties' stipulation and dismissal is not believed to be
2 necessary under Fed. R. Civ. P. 41(a)(1)(A)(ii) and Civil L.R. 7-12, and, as such, a proposed order is
3 not included in this submission.

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5 Dated: December 10, 2015

6 By: /s/ Vasilios E. Sanios
7 Edward C. Flynn (*pro hac vice*)
Vasilios E. Sanios (*pro hac vice*)
eflynn@cohengrace.com
vsanios@cohengrace.com
COHEN & GRACE, LLC
105 Braunlich Drive, Suite 300
Pittsburgh, PA 15237
Tel: (412) 847-0300
Facsimile: (412) 847-0307

11 Christopher D. Banys (State Bar No.230038)
12 Jennifer L. Gilbert (State Bar No. 255820)
13 Christopher J. Judge (State Bar No. 274418)
14 cdb@banyspc.com
cjj@banyspc.com
jlg@banyspc.com
BANYSP, P.C.
1032 Elwell Court, Suite 100
Palo Alto, California 94303
Telephone: (650) 308-8505
Facsimile: (650) 353-2202

17 Philip E. Levy (*pro hac vice*)
18 John P. Powers (*pro hac vice*)
19 Lorrie Cherillo Jansen (*pro hac vice*)
plevy@eckertseamans.com
jpowers@eckertseamans.com
ljansen@eckertseamans.com
ECKERT SEAMANS CHERIN & MELLOTT, LLC
20 600 Grant St., 44th Floor
Pittsburgh, PA 15219
Telephone: (412) 566-6000
Facsimile: (412) 566-6099

23 **Attorneys for Plaintiff,**
24 **MCU CLOCKING SOLUTIONS, INC.**

25 By: /s/ David L. Witcoff
26 Patrick T. Michael (State Bar No. 169745)
27 JONES DAY
555 California Street, 26th Floor
San Francisco, CA 94104
Tel: (415) 875-5893

1 Facsimile: (415) 875-5700
2 Email: pmichael@jonesday.com

3 David L. Witcoff (*pro hac vice*)
4 Timothy J. Heverin (*pro hac vice*)
5 Thomas W. Ritchie (*pro hac vice*)
6 JONES DAY
7 77 W. Wacker Drive, Suite 3500
8 Chicago, IL 60601-1692
9 Tel: (312) 782-3939
10 Fax: (312) 782-8585
11 Email: dlwitcoff@jonesday.com
12 tjheverin@jonesday.com
13 twritchie@jonesday.com

14 **Attorneys for Defendant,
15 FREESCALE SEMICONDUCTOR, INC.**

16 By: /s/ Brian C. Banner _____
17 Ryan R. Smith (State Bar No. 229323)
18 WILSON SONSINI GOODRICH & ROSATI
19 650 Page Mill Road
20 Palo Alto, CA 94304-1050
21 Telephone: (650) 493-9300
Facsimile: (650) 565-5100
Email: rsmith@wsgr.com

22 Bruce W. Slayden , II (*pro hac vice*)
23 Brian C. Banner (*pro hac vice*)
24 SLAYDEN GRUBERT BEARD PLLC
25 823 Congress Avenue, Suite 525
Austin, TX 78701
Tel: (512) 402-3550
Facsimile: (512) 402-6865
Email: bslayden@sgb-ip.com
bbanner@sgb-ip.com

26 **Attorneys for Defendant,
27 MICROCHIP TECHNOLOGY, INC.**

1 **ATTESTATION OF CONCURRENCE IN FILING**

2 Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that concurrence in the filing of this
3 document has been obtained from each of the Signatories listed above.

4 */s/ Vasilios E. Sanios*

5 Vasilios E. Sanios

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing JOINT STIPULATION OF DISMISSAL was served via electronic mail this 10th day of December, 2015, upon the following counsel of record:

David L. Witcoff (*pro hac vice*)
Timothy J. Heverin (*pro hac vice*)
Thomas W. Ritchie (*pro hac vice*)
Patrick T. Michael
dlwitcoff@jonesday.com
tjheverin@jonesday.com
twritchie@jonesday.com
pmichael@jonesday.com

Brian C. Banner (*pro hac vice*)
Bruce W. Slayden , II (*pro hac vice*)
Ryan R. Smith
bbanner@sgb-ip.com
bslayden@sgb-ip.com
rsmith@wsgr.com

Attorneys for Defendant,
MICROCHIP TECHNOLOGY, INC.

Attorneys for Defendant,
FREESCALE SEMICONDUCTOR, INC.

By: /s/ Vasilios E. Sanios
Vasilios E. Sanios

Attorney for Plaintiff,
MCU CLOCKING SOLUTIONS, INC.